RESPONSE TO THE REJECTIONS

PRELIMINARY CONSIDERATIONS

It is believed that the basing of the underlying rejections upon straight "Double Patenting," as opposed to directing the rejection on the basis of "Obviousness-Type Double Patenting" is a fundamental error. Applicant will respond to the rejection as if it were given on both grounds (Double Patenting and Obviousness-Type Double Patenting) so as to expedite the prosecution of this Application.

The basis of a rejection under the original Double Patenting rejection is that claims in a second patent application (or patent) cover the identical invention as the claims in a first issuedPatent. *Penduit Corp. v. Dennison Mfg. Co.*, 774 F.2d 1082, 227 USPQ 337 (Fed. Cir. 1985), *remanded*, 475 U.S. 809, 229 USPQ 478 (1986), *on remand*, 810 F.2d 1561, 1 USPQ 2d 1593 (Fed. Cir. 1987. The critical element of the rejection was that the <u>claims</u> cover essentially the identical (word-for-word comparison) invention. The only variation in claim language that was originally allowed under the Doctrine of Double Patent was for mere "colorable differences." For example, it was still considered Double Patenting if a first Patent issued for a hammer and a second Application had an identical claim for a blue hammer. See *In re Longi*, 759 F.2d 887; 225 USPQ 645 (Fed. Cir. A985); and *In re Kaplan*; 789 F.2d 1574, 229 USPQ 678 (Fed. Cir. 1986) for the background and distinctions between Double Patenting and Obviousness-Type Double Patenting.

Obviousness-Type Double Patenting exists where claims in a second Patent (or pending application) differ from claims in a first Patent in a substantive manner, but that difference is asserted or found to be obvious (in accordance with 35 USC 103(a)) on the basis of prior art defined in the rejection or assertion. *In re Dembiczak*, 175 F.3d 994, 50 USPQ2d 1614 (Fed. Cir. 1999).

In the present rejections, Applicants will show that claimed subject matter in the respective Patents is not identical, but rather at worst (without yet acknowledging a worst case scenario) would be claimed subject matter that is obvious in view of secondary art over the claims of the earlier Patents and copending Applications. This worst case scenario would allow the present claims to be patented with the filing of a Terminal Disclaimer in the present Application over each of the Patents and Applications used in the rejection. This is being done to expedite the prosecution of this Application as any Patent issuing from this Application would already expire on the same date as the earliest

Patent cited would expire because of the claim for priority in the present Application that extends back under 35 USC 120 to the earliest of the U.S. Patents.

1. Claims 1-45 have been rejected under the Judicially-Created Doctrine of Double Patenting over U.S. Patents Nos. 5,288,081; 5,437,462; 6,019,374; 6,273,424; and 6,454,266.

Applicants provide below a side-by-side comparison of the present claim 1 with the issued claim 1 in each of these Patents to exemplify the difference in the scope of claims:

PRESENT CLAIM 1	CLAIM 1 OF U.S.	COMMENTS
	PATENT 5,288,081	
A method of playing a	1. A method of playing a	
wagering card game for a	wagering card game for a	
number of player using	number of player using	
standard playing cards	standard playing cards	
having a standard rank,	having a standard rand [sic,	
	rank],	
said game involving	said game involving	
standard poker hand	standard poker hand	
rankings and comprising the	rankings and comprising the	
steps of:	steps of:	
each player placing	each player placing a wager	A four part wager is not
at least four distinct	to participate in the game;	identical to a wager.
wagering parts to		
participate in the game;		:
dealing three cards	dealing cards to each player	These limitations also
to each player and at least	and at least one common	have distinct scope
two common cards, all of	card, all of said cards being	differences.
said at least two common	dealt face down;	
cards being dealt face		
down;		
giving each player	giving each player the	
the chance to examine the	chance to examine the cards	
cards received by that	received by that player and	

player and to withdraw at	to withdraw at least part of	
least a first part of said at	said wager based on the	
least four distinct wagering	rank of said player's cards;	
parts wager based on the		
rank of said player's cards		
prior to one of said at least		
two common cards being		
dealt face down being		
exposed;		
showing said at least	showing said at least one	
one common card, thereby	common card, thereby	
providing at least a partial	providing a hand for each	
hand for each player, each	player, each player's hand	
player's at least a partial	comprising said shown at	
hand comprising said	least one common card and	
shown at least one common	the cards each player was	
card and the cards each	dealt; and	
player was dealt;		
allowing each player		This betting play format is
to withdraw a second part		absent from the claim. It
of the at least four wagering		is a distinctly different
parts and forfeiting a third		and rigid format.
part of the at least four		
wagering parts;		
showing at least one more		This limitation is within
common card to expose all		other claims of 5,288,081.
common cards that had		
been dealt face down; and		
Resolving each player's	resolving each player's	
remaining wager based on	remaining wager, which	
the rank of that player's	was not withdrawn based on	
hand, which remaining	the rank of that player's	

wager was not withdrawn.	hand.	

As can be seen, there are substantive claim differences that in a worst case scenario, with teachings other theoretic art, could be asserted to be obvious, but which are not identical (in a Double Patenting sense) to the limitations in the scope of claims between this Application and US Patent 5,288,081. As no art evidencing obviousness has been made of record, there is no basis for even asserting and Obviousness-Type Double Patenting rejection between the present application and US Patent No. 5,288,081. This rejection is clearly in error.

•	

PRESENT CLAIM 1	CLAIM 24 OF U.S.	COMMENTS
	PATENT 6,019,374	
A method of playing a	24. A method for playing a	Claim 24 has been selected
wagering card game for a	wagering game,	as this claim is broader than
number of player using		most other claims in the
standard playing cards		Patent. This patent
having a standard rank,		otherwise tends to be
		directed towards
		tournament play of games.
said game involving	characterized by a basic	The basic game of the
standard poker hand	game, a basic game payoff	Application may include
rankings and comprising the	and a jackpot payoff,	these steps.
steps of:	comprising the steps of:	
each player placing	placing a basic wager to	No entry fee is claims in
at least four distinct	become a participant in the	the present Application.
wagering parts to	basic game;	There are not four distinct
participate in the game;	paying an entry fee to	wagers in the game that
	become a participant	are claimed in the Patent.
	eligible to win the jackpot	
	payoff;	
dealing three cards	playing the basic game;	The basic games, e.g., Let
to each player and at least		It Ride® poker may be the

said at least two common cards being dealt face down; giving each player the chance to examine the cards received by that player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	two common cards, all of	same.
down; giving each player the chance to examine the cards received by that player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	said at least two common	
giving each player the chance to examine the cards received by that player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	cards being dealt face	
the chance to examine the cards received by that player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	down;	
cards received by that player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	giving each player	
player and to withdraw at least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	the chance to examine the	
least a first part of said at least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	cards received by that	
least four distinct wagering parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	player and to withdraw at	
parts wager based on the rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	least a first part of said at	
rank of said player's cards prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	least four distinct wagering	
prior to one of said at least two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	parts wager based on the	
two common cards being dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	rank of said player's cards	
dealt face down being exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	prior to one of said at least	
exposed; showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	two common cards being	
showing said at least one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	dealt face down being	
one common card, thereby providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	exposed;	\
providing at least a partial hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	showing said at least	
hand for each player, each player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	one common card, thereby	
player's at least a partial hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	providing at least a partial	
hand comprising said shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	hand for each player, each	
shown at least one common card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	player's at least a partial	
card and the cards each player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	hand comprising said	
player was dealt; allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	shown at least one common	
allowing each player to withdraw a second part of the at least four wagering parts and forfeiting a third	card and the cards each	
to withdraw a second part of the at least four wagering parts and forfeiting a third	player was dealt;	
of the at least four wagering parts and forfeiting a third	allowing each player	
parts and forfeiting a third	to withdraw a second part	
	of the at least four wagering	
	parts and forfeiting a third	
part of the at least four	part of the at least four	
wagering parts;	wagering parts;	
showing at least one more	showing at least one more	
common card to expose all	common card to expose all	

common cards that had		
been dealt face down; and		
resolving each player's	resolving the basic wager	The scope of difference
remaining wager based on	based on the outcome of the	between these claims is so
the rank of that player's	basic game, wherein if the	extreme that further
hand, which remaining	participant meets a range of	attempts at comparison of
wager was not withdrawn.	game conditions, the	claim scope are nearly
	participant wins an amount	preposterous. There are
	in accordance with a	few similarities between
	payable in turn based on a	the claims.
	proportionate payout;	
	resolving the entry fee,	
	wherein if the participant	
	meets a predetermined	
	narrower range of game	
	conditions, the participant	
	becomes eligible to win the	
	jackpot payoff; and	
	playing a second game to	
	select a winner of the	
	jackpot payoff.	

As can be seen, there are substantive claim differences that in a worst case scenario, with teachings other theoretic art, could be asserted to be obvious, but which are not identical (in a Double Patenting sense) to the limitations in the scope of claims between this Application and US Patent 6,019,374. As no art evidencing obviousness has been made of record, there is no basis for even asserting and Obviousness-Type Double Patenting rejection between the present application and US Patent No. 6,019,374. This rejection is clearly in error.

PRESENT CLAIM 1	CLAIM 1 OF U.S.	COMMENTS
	PATENT 5,437,462	
A method of playing a	1. A method of playing a	
wagering card game for a	wagering card game using	
number of player using	actual or representations of	
standard playing cards	standard face playing cards	
having a standard rank,	having a standard rank,	
said game involving	said game involving	Standard poker hands
standard poker hand	standard poker hand	may be used in other
rankings and comprising the	rankings and comprising the	claims.
steps of:	steps of:	
each player placing	a player placing a wager to	There are no four part
at least four distinct	participate in the game;	wagers claimed.
wagering parts to		
participate in the game;		
dealing three cards	providing cards for the	
to each player and at least	player;	
two common cards, all of		
said at least two common		
cards being dealt face		
down;		
giving each player	giving the player the chance	There are no four part
the chance to examine the	to examine the cards	wagers to be considered
cards received by that	received by the player and	with this strict rule of
player and to withdraw at	to withdraw at least part of	play. There are only three
least a first part of said at	said wager based on the	parts shown in the Patent.
least four distinct wagering	rank of the player's cards;	
parts wager based on the		
rank of said player's cards		
prior to one of said at least		
two common cards being		

dealt face down being		
exposed;		
showing said at least	showing the player at least	
one common card, thereby	one common card, thereby	
providing at least a partial	providing a hand for the	
hand for each player, each	player, the player's hand	
player's at least a partial	comprising said shown at	
hand comprising said	least one common card and	
shown at least one common	the cards the player	
card and the cards each	received;	
player was dealt;		
allowing each player		This strict rule of play is
to withdraw a second part		not claimed. The claims
of the at least four wagering		allow only for
parts and forfeiting a third		withdrawing 2/3 wager
part of the at least four		parts before individual
wagering parts;		community cards are
		revealed.
showing at least one more		There is no claim of an
common card to expose all		additional common card
common cards that had		being exposed after
been dealt face down; and		withdrawal and forfeiture.
resolving each player's	and resolving the player's	
remaining wager based on	remaining wager, which	
the rank of that player's	was not withdrawn, based	
hand, which remaining	on the rank of the player's	
wager was not withdrawn.	hand.	

As can be seen, there are substantive claim differences that in a worst case scenario, with teachings other theoretic art, could be asserted to be obvious, but which are not identical (in a Double Patenting sense) to the limitations in the scope of claims between this Application and US Patent 5,437,462. As no art evidencing obviousness has been made of record, there is no basis for even asserting and Obviousness-Type Double Patenting

rejection between the present application and US Patent No. 5,437,462. This rejection is clearly in error.

PRESENT CLAIM 1	CLAIM 1 OF U.S.	COMMENTS
	PATENT 6,273,424	·
A method of playing a	1. A method of playing a	
wagering card game for a	wagering game comprising	
number of player using		
standard playing cards		
having a standard rank,		
said game involving		Standard poker hands
standard poker hand		may be used in other
rankings and comprising the		claims.
steps of:		
each player placing	a player placing a wager	There are no four part
at least four distinct	comprising at least two	wagers claimed.
wagering parts to	distinct parts and	
participate in the game;		
dealing three cards	providing to the player at	
to each player and at least	least a portion of the	
two common cards, all of	player's game elements so	
said at least two common	that partial information or a	
cards being dealt face	game outcome is provided,	
down;		
giving each player	giving the player at least	There are no four part
the chance to examine the	one opportunity, before the	wagers to be considered
cards received by that	player's final game outcome	with this strict rule of
player and to withdraw at	is determined, to withdraw	play.
least a first part of said at	from engagement in the	
least four distinct wagering	game at least one part of	
parts wager based on the	said at least two parts, but	
rank of said player's cards	less than all of said at least	
prior to one of said at least	two parts, and	

two common cards being		
dealt face down being		
exposed;		
showing said at least		
one common card, thereby		
providing at least a partial		
hand for each player, each		
player's at least a partial		
hand comprising said		
shown at least one common		
card and the cards each		
player was dealt;		
allowing each player		This strict rule of play is
to withdraw a second part		not claimed.
of the at least four wagering		
parts and forfeiting a third		
part of the at least four		
wagering parts;		
showing at least one more	continuing play of the game	
common card to expose all	with additional portions of	
common cards that had	the player's game elements	
been dealt face down; and	being displayed to the	
	player.	
resolving each player's		
remaining wager based on		
the rank of that player's		
hand, which remaining		
wager was not withdrawn.		

As can be seen, there are substantive claim differences that in a worst case scenario, with teachings other theoretic art, could be asserted to be obvious, but which are not identical (in a Double Patenting sense) to the limitations in the scope of claims between this Application and US Patent 6,273,424. As no art evidencing obviousness has been made

of record, there is no basis for even asserting and Obviousness-Type Double Patenting rejection between the present application and US Patent No. 6,273,424. This rejection is clearly in error.

PRESENT CLAIM 1	CLAIM 67 OF U.S.	COMMENTS
	PATENT 6,454,266	
A method of playing a	67. A method of playing a	All other independent
wagering card game for a	game comprising a set of	claims in this Patent are
number of player using	rules, the method	directed to a game or
standard playing cards	comprising:	apparatus using a "wild
having a standard rank,		card." That limitation is
		not present in the claims
		of this Application.
said game involving	a player placing a wager	Poker games are claimed.
standard poker hand	comprising at least two bet	
rankings and comprising the	segments to participate in	
steps of:	the game;	
each player placing	providing the player with	
at least four distinct	information useful as a	
wagering parts to	partial indication of a game	
participate in the game;	outcome;	
dealing three cards		The game of "Let It
to each player and at least		Ride®" poker is claimed,
two common cards, all of		which follows these rules.
said at least two common		
cards being dealt face		
down;		
giving each player	the player optionally	There are no four part
the chance to examine the	withdrawing at least one but	wagers claimed.
cards received by that	not all bet segments from	

player and to withdraw at	play;	
least a first part of said at		
least four distinct wagering		
parts wager based on the		
rank of said player's cards		
prior to one of said at least		
two common cards being		
dealt face down being		
exposed;		
showing said at least		
one common card, thereby		
providing at least a partial		
hand for each player, each		
player's at least a partial		
hand comprising said		
shown at least one common		
card and the cards each		
player was dealt;		
allowing each player		This strict wagering
to withdraw a second part		procedure is not claimed
of the at least four wagering		in the Patent.
parts and forfeiting a third		
part of the at least four	•	
wagering parts;		
showing at least one more	completing play of the	
common card to expose all	game; and	
common cards that had		
been dealt face down; and		
resolving each player's	providing the player a prize	
remaining wager based on	when the player's game	
the rank of that player's	outcome is a winning game	
hand, which remaining	outcome according to the	
wager was not withdrawn.	set of rules.	

As can be seen, there are substantive claim differences that in a worst case scenario, with teachings other theoretic art, could be asserted to be obvious, but which are not identical (in a Double Patenting sense) to the limitations in the scope of claims between this Application and US Patent 6,454,266. As no art evidencing obviousness has been made of record, there is no basis for even asserting and Obviousness-Type Double Patenting rejection between the present application and US Patent No. 6,454,266. This rejection is clearly in error.

As can be readily seen, all rejections purported to be based upon the Judicially-Created Doctrine of Double Patenting are in error. These rejections must be withdrawn. If rejection under the Judicially-Created Doctrine of Obviousness-Type Double Patenting is subsequently asserted, specific prior art that shows why the differences between the claims of the Patents and the claims of the present application are obvious. In view of the fact that the record fails to establish any basis for double patenting. Therefore, no Terminal Disclaimer is filed with this Amendment.

2. Claims 1-45 have been Provisionally Rejected under the Judicially-Created Doctrine of Double Patenting over U.S. Patent Applications 10/293,044; 10/286,440; and 10/293,074.

This is of course a provisional rejection, as no claims have issued in this or the cited Applications. Applicant asserts that the claims in the cited commonly assigned applications are also, as a worst case scenario, only rejectable under the Judicially-Created Doctrine of Obviousness-Type Double Patenting, and not as Double Patenting. To assure that even the worst case scenario is addressed by this Amendment and Response, Applicant submits herewith a separate Terminal Disclaimer directed towards U.S. Patent Applications 10/293,044, and in the absence of a difference of claim scope, one of the applications will be abandoned upon allowance of the other application, preferably abandoning the earlier application, US Patent Application Serial No. 10/293,044.

Even the potential for a rejection under those grounds is obviated by this action, even though Applicant finds no basis whatsoever for the holding of even provisional double patenting from two of these references, 10/286,440; and 10/293,074.

For example, just looking at claim 1 of 10/293,044, the subject matter, bears no resemblance to a four part bet with a forfeiture of the third part when the second part is withdrawn. That concept is completely absent from the claims.

1. A method of playing a casino table wagering game with at least two players comprising: wagering on an underlying game where players may receive a payout for obtaining a player hand of at least a predetermined rank; placing a side bet that at least one player of the at least two players will obtain a player hand of at least a predetermined rank; playing a hand of the casino table wagering game to conclusion; determining if at least one of the at least two players has obtained a player hand of said at least a predetermined rank; if at least one player has obtained a player hand of at least a predetermined rank, awarding each player who placed the side bet a predetermined proportional share of the bonus for obtaining a player hand of at least a predetermined rank.

As can be seen, there is absolutely no basis from the reference alone for asserting double patenting or obviousness-type double patenting from Claim 1 or any other combination of claims in the Patent.

Similarly with respect to 10/286,440, the first claim in that application reads:

1. A method of playing a casino table wagering game with at least two players comprising: wagering on an underlying game where players may receive a bonus for obtaining a player hand of at least a predetermined rank; placing a side bet that at least one player of the at least two players will obtain a player hand of at least a predetermined rank; playing a hand of the casino table wagering game to conclusion; determining if at least one of the at least two players has obtained a player hand of said at least a predetermined rank; if a player has not obtained a player hand of at least a predetermined rank, but that player has placed the side bet that at least one player of the at least two players will obtain a player hand of at least a predetermined rank, and if another player has obtained a player hand of at least a predetermined rank, awarding that player a predetermined proportional share of the bonus for obtaining a player hand of at least a predetermined rank.

As can be readily seen again, there is absolutely no basis from the reference alone for asserting double patenting or obviousness-type double patenting from Claim 1 or any other combination of claims in the Patent.

CONCLUSION

The two rejections under the Judicially-Created Doctrine of Double Patenting have been shown to be in error. The potential provisional rejections under the Judicially-Created Doctrine of Obviousness-Type Double Patenting have not been substantiated on the record by the citation of art that would establish that the rejections would be reasonably asserted against the present claims. This Amendment is accompanied by a Petition under 37 CFR 1.54(c) to correct the claim of priority.

Respectfully submitted,

ROGER M. SNOW

By His Representatives,

MARK A. LITMAN & ASSOCIATES, P.A.

York Business Center, Suite 205

3209 West 76th Street

Edina, Minnesota 55435

(952) 832-9090

Date: AUGUST 17, 2004

Mark A. Litman Reg. No. 26,390